Roger Dickeson Crauing an Attachment against the estate of Peter Liber B Glenister to the valew of seauenteen hundered and fifty fiue pounds of tobacco P bill dew unto him as hee alleageth Whearupon it was Objected unto and against him that peraduenture the sayd Glenister was not Gon out of the Prouince with an intention to Run away

Whearupon the sayd Roger Dickeson affirmed that hee was and that hee woold tacke his oath of it Whearupon Mr Mathews Gaue him his oath which is as followeth Videlicet:

Roger Dickeson Sworne and Examined in open Court sayth that Peeter Glenistor is Runaway out of this Prouince and standeth indebted unto him this deponant, the sum of seauenteen hundered pounds of tobacco and Caske P bill as more at large by the sayd bill will appear and further sayeth not

Whearfor it is ordered that Roger Dickeson haue an Attachment against the Estate of the sayd Peeter Genister-Past

Mr Henry Addames Heigh Sheriff of Charleses Countie Prefering his bill of Charge for Mis Hannah Lee alias Price and her mayd mary Marlor thay not having had thear triall it is the opinion of the board that thay doe not know whear the Charges will light till thay haue had thear triall Whearupon hee demanded the Charges for [p. 515] the Indians that wear Executed and it was the Opinion of the board that the Sherife must have his Solution from the Assembly Wheather the County or Publicke must Pay it

To the Worshipfull Commissioners of Charleses County the humble Petition of Samuell Harris Sheweth

That Your Petitioner was Prest upon his Lordships and the Contris Saruise up the Bay against the Indian Enemie and at that time biing the Last Expedition up the bay in June Last did Leaue a Sufficient Prepared Crope but at his Returne found none Contrary to his Lordships orders in that Case Prouided The Praemisses Considering and Your Petitioners Ruing Ineuitably following without his Crope as a Aforsayd hee humbly Craues order for a good and Reasonable Crope and hee &c

Whearupon it was demanded of Thomas Wharton Constable of thos Parts who wear Alloted to tend the sayd Harrises Crope who maed Answer and Sayd that the taxables in Mr Richard Stones and and Mr John Stones and Mathias Obrians families wear alloted to tend the sayd Harrisses Crope and that no bodie Complayned unto him that the Crope Suffered Any thing for want of tendance

Whearupon it is the Judgment of Court that the sayd Harris shoold haue a Crope Allowed him and it is further the Judgment of the Court that hee shall have allowed him for his Crope eighteen hundered pounds of tobacco and Caske and four barrells of Indian Corne